



Idaho State Judiciary



Presentation by Magistrate Judges to the
 SENATE JUDICIARY & RULES COMMITTEE
 JANUARY 30, 2017

HOUSE JUDICIARY, RULES & ADMINISTRATION COMMITTEE
 JANUARY 31, 2017



INTEGRITY
 FAIRNESS
 INDEPENDENCE
 RESPECT
 EXCELLENCE
 INNOVATION

Article II, Section 1 of the Constitution of the State of Idaho

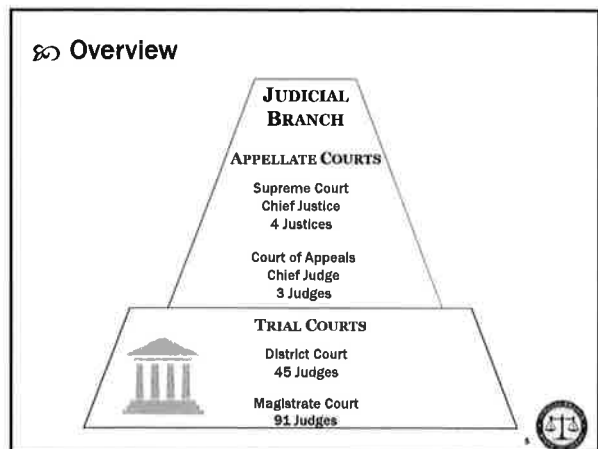
- **Departments of government.**

The powers of the government of this state are divided into three distinct departments, the legislative, executive and judicial; and no person or collection of persons charged with the exercise of powers properly belonging to one of these departments shall exercise any powers properly belonging to either of the others, except as in this constitution expressly directed or permitted.

Article V, Section 2 of the Constitution of the State of Idaho

- **Judicial power – Where vested.**

The judicial power of the state shall be vested in a court for the trial of impeachments, a Supreme Court, district courts, and such other courts inferior to the Supreme Court as established by the legislature. The courts shall constitute a unified and integrated judicial system for administration and supervision by the Supreme Court. The jurisdiction of such inferior courts shall be as prescribed by the legislature. Until provided by law, no changes shall be made in the jurisdiction or in the manner of the selection of judges of existing inferior courts.



Idaho Code – Chapter 22

- **1-2201. Magistrate division of district court – Established.**

Pursuant to the provisions of section 2 of article V of the Idaho Constitution there is hereby established in each county of the state of Idaho a magistrate division of the district court.

☞ Idaho's Judicial Districts

